

General Assembly

Substitute Bill No. 1073

January Session, 2013



AN ACT CONCERNING MINOR AND TECHNICAL CHANGES TO PUBLIC SAFETY STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 28-30a of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective July
- 3 1, 2013):
- 4 (a) There is established a fund to be known as the "Enhanced 9-1-1
- 5 Telecommunications Fund". The fund shall contain any moneys
- 6 required by law to be deposited in the fund, including, but not limited
- 7 to, any federal funds collected pursuant to subsection (d) of section 28-
- 8 24, [and] fees assessed against subscribers of local telephone service [,]
- 9 and subscribers of commercial mobile radio services pursuant to
- 10 section 16-256g, as amended by this act, and [revenues from the]
- 11 prepaid wireless E 9-1-1 [fee imposed] fees collected pursuant to
- 12 section 28-30e, as amended by this act. The Enhanced 9-1-1
- 13 Telecommunications Fund shall be held separate and apart from all
- 14 other moneys, funds and accounts. Interest derived from the
- investment of the fund shall be credited to the assets of the fund. Any
- 16 balance remaining in the fund at the end of any fiscal year shall be
- 17 carried forward in the fund for the fiscal year next succeeding.
- 18 Sec. 2. Section 28-30b of the general statutes is repealed and the

- 19 following is substituted in lieu thereof (*Effective July 1, 2013*):
- As used in sections 28-30a, as amended by this act, 28-30b, 28-30d,
- 21 [and] 28-30e, as amended by this act, and 28-30f, as amended by this
- 22 act:
- 23 (1) "Consumer" means a person who purchases prepaid wireless
- 24 telecommunications service in a retail transaction.
- 25 (2) "Prepaid wireless E 9-1-1 fee" means the [charge] fee that [any] a
- seller collects from a consumer in an amount established by section 28-
- 27 30e, as amended by this act.
- 28 (3) "Prepaid wireless telecommunications service" means a wireless
- 29 telephone service that a consumer pays for in advance, that allows the
- 30 consumer to access the E 9-1-1 system by dialing 9-1-1, and that is sold
- 31 in predetermined units or dollars and such units or dollars decline
- 32 with use.
- 33 (4) "Provider" means any person who provides prepaid wireless
- 34 telecommunications service pursuant to a license issued by the Federal
- 35 Communications Commission.
- 36 (5) "Retail transaction" means a purchase of prepaid wireless
- 37 telecommunications service from a seller for any purpose other than
- 38 resale.
- 39 (6) "Seller" means a person who sells prepaid wireless
- 40 telecommunications service to a consumer.
- 41 (7) "Voice over Internet protocol service" or "VOIP" means a service
- 42 that has the following characteristics: (A) Enables real-time, two-way
- 43 voice communication; (B) requires a broadband connection from the
- 44 users' locations; (C) requires IP-compatible customer premises
- 45 equipment; and (D) allows subscribers generally to receive calls that
- 46 originate on the public switched telephone network and to terminate
- 47 calls on the public switched telephone.

- 48 (8) "Voice over Internet protocol service provider" or "VOIP service provider" means a company that provides VOIP telephone service.
- 50 (9) "Wireless telecommunications service" means commercial mobile 51 radio service, as defined in 47 CFR Section 20.3, as from time to time 52 amended.
- Sec. 3. Subsection (a) of section 28-30e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 55 1, 2013):
- 56 (a) Each consumer shall be assessed a prepaid wireless E 9-1-1 fee.
 57 Such fee shall be equal to the [rate] fee determined by the Public
 58 Utilities Regulatory Authority in accordance with subsection (a) of
 59 section 16-256g, as amended by this act, for each retail transaction. For
 60 the purposes of this section, if a consumer purchase includes multiple
 61 prepaid wireless telecommunications services, each such individual
 62 service shall constitute a retail transaction.
- Sec. 4. Subsection (a) of section 28-30f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 45 1, 2013):
 - (a) Any seller who collects a prepaid wireless E 9-1-1 [charge] <u>fee</u> shall remit such fee to the Department of Revenue Services at such time and in such manner as required by chapter 219. The department shall establish registration and payment procedures that substantially coincide with the registration and payment procedures that apply to retail sellers under chapter 219.
- Sec. 5. Subsection (a) of section 16-256g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2013):
- 75 (a) By June first of each year, the Public Utilities Regulatory 76 Authority shall conduct a proceeding to determine the amount of the 77 monthly fee to be assessed against each subscriber of: (1) Local

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78 telephone service, (2) commercial mobile radio service, as defined in 47 79 CFR Section 20.3, and (3) voice over Internet protocol service, as 80 defined in section 28-30b, to fund the development and administration 81 of the enhanced emergency 9-1-1 program. The authority shall base 82 such fee on the findings of the Commissioner of Emergency Services 83 and Public Protection, pursuant to subsection (c) of section 28-24, 84 taking into consideration any existing moneys available in the 85 Enhanced 9-1-1 Telecommunications Fund. The authority shall 86 consider the progressive wire line inclusion schedule contained in the report of the 87 task force to study enhanced 9-1-1 88 telecommunications services established by public act 95-318. The 89 authority shall not approve any fee (A) greater than seventy-five cents 90 per month per access line, (B) that does not include the progressive 91 wire line inclusion schedule, or (C) for commercial mobile radio 92 service, as defined in 47 CFR Section 20.3, that includes the progressive 93 wire line inclusion schedule.

Sec. 6. Subsection (b) of section 29-349 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2013):

(b) No person, firm or corporation shall engage in any activity concerning the storage, transportation or use of explosives unless such person, firm or corporation has obtained a license therefor from the Commissioner of Construction Services. Such license shall be issued upon payment of a fee of two hundred dollars and upon submission by the applicant of evidence of good moral character and of competence in the control and handling of explosives, provided, if such license is for the use of explosives, it may be issued only to an individual [person] after demonstration that such individual is technically qualified to detonate explosives. Any such license to use explosives shall bear both the fingerprints of the licensee obtained by the Commissioner of Construction Services at the time of licensing, and the licensee's photograph, furnished by the licensee, of a size specified by the commissioner and taken not more than one year prior

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- to the issuance of the license. Each such license shall be valid for one
- 112 year from the date of its issuance, unless sooner revoked or suspended,
- and may be renewed annually thereafter upon a payment of one
- 114 hundred fifty dollars.
- Sec. 7. Subsection (g) of section 29-349 of the general statutes is
- 116 repealed and the following is substituted in lieu thereof (Effective July
- 117 1, 2013):
- 118 (g) Any person who, by himself or herself or by such person's
- employee or agent or as the employee or agent of another, violates any
- provision of this section, or any regulation [made] adopted by the
- 121 Commissioner of Construction Services pursuant to the provisions of
- this section, shall be fined not more than ten thousand dollars or
- imprisoned not more than ten years, or both.
- Sec. 8. Subsection (i) of section 29-349 of the general statutes is
- repealed and the following is substituted in lieu thereof (Effective July
- 126 1, 2013):
- 127 (i) Notwithstanding the provisions of this section, the Labor
- 128 Commissioner shall regulate the storage, transportation and use of
- explosives and blasting agents in places of employment insofar as such
- 130 activities relate to employee health and safety, provided such
- regulations shall be no less stringent than those [prepared] adopted
- and enforced by the Commissioner of Construction Services pursuant
- to this section.
- Sec. 9. Subsection (a) of section 29-1s of the general statutes is
- repealed and the following is substituted in lieu thereof (*Effective July*
- 136 1, 2013):
- (a) (1) Wherever the term "Department of Public Safety" is used in
- the following general statutes, the term "Department of Emergency
- 139 Services and Public Protection" shall be substituted in lieu thereof; and
- 140 (2) wherever the term "Commissioner of Public Safety" is used in the
- 141 following general statutes, the term "Commissioner of Emergency

- 142 Services and Public Protection" shall be substituted in lieu thereof: 1-
- 24, 1-84b, 1-217, 2-90b, 3-2b, 4-68m, 4a-2a, 4a-18, 4a-67d, 4b-1, 4b-130, 5-
- 144 142, 5-146, 5-149, 5-150, 5-169, 5-173, 5-192f, 5-192t, 5-246, 6-32g, 7-169,
- 7-285, 7-294f to 7-294h, inclusive, 7-294l, 7-294n, 7-294y, 7-425, 9-7a, 10-
- 233h, 12-562, 12-564a, 12-586f, 12-586g, 13a-123, 13b-69, 13b-376, 14-10,
- 147 14-64, 14-67m, 14-67w, 14-103, 14-108a, 14-138, 14-152, 14-163c, 14-211a,
- 148 14-212a, 14-212f, 14-219c, 14-227a, 14-227c, 14-267a, 14-270c to 14-270f,
- 149 inclusive, 14-283, 14-291, 14-298, 14-315, 15-98, 15-140r, 15-140u, 16-
- 256g, as amended by this act, 16a-103, 17a-105a, 17a-106a, 17a-500, 17b-
- 151 90, 17b-137, 17b-192, 17b-225, 17b-279, 17b-490, 18-87k, 19a-112a, 19a-
- 152 112f, 19a-179b, 19a-409, 19a-904, 20-12c, 20-327b, 21a-36, 21a-283, 22a-2,
- 23-8b, 23-18, 26-5, 26-67b, 27-19a, 27-107, 28-25b, 28-27, 28-27a, 28-30a,
- 154 as amended by this act, 29-1c, 29-1e to 29-1h, inclusive, 29-1g, 29-1zz,
- 29-2, 29-2a, 29-2b, 29-3a, 29-4a, 29-6a, 29-7, 29-7b, 29-7c, 29-7h, 29-7m,
- 29-7n, 29-8, 29-10, 29-10a, 29-10c, 29-11, as amended by this act, 29-12,
- 29-17a, 29-17b, 29-17c, 29-18 to 29-23a, inclusive, 29-25, 29-26, 29-28, 29-
- 28a, 29-30 to 29-32, inclusive, 29-32b, 29-33, 29-36f to 29-36i, inclusive,
- 29-36k, 29-36m, 29-36n, 29-37a, 29-37f, 29-38b, 29-38e, 29-38f, 29-108b,
- 160 29-143i, 29-143i, 29-145 to 29-151, inclusive, 29-152f to 29-152j,
- 161 inclusive, 29-152m, 29-152o, 29-152u, 29-153, 29-155d, 29-156a, 29-161g
- 162 to 29-161i, inclusive, 29-161k to 29-161m, inclusive, 29-161o to 29-161t,
- inclusive, 29-161v to 29-161z, inclusive, 29-163, 29-164g, 29-166, 29-176
- 164 to 29-179, inclusive, 29-179f to 29-179h, inclusive, 31-275, 38a-18, 38a-
- 165 356, 45a-63, 46a-4b, 46a-170, 46b-15a, 46b-38d, 46b-38f, 51-5c, 51-10c,
- 166 51-510, 51-277a, 52-11, 53-39a, 53-134, 53-199, 53-202, 53-202b, 53-202c,
- 167 53-202g, 53-202l, 53-202n, 53-202o, 53-278c, 53-341b, 53a-3, 53a-30, 53a-
- 168 54b, 53a-130, 53a-130a, 54-1f, 54-1l, 54-36e, 54-36i, 54-36n, 54-47aa, 54-
- 169 63c, 54-76l, 54-86k, 54-102g to 54-102j, inclusive, 54-102m, 54-102pp, 54-
- 170 142j, 54-222a, 54-240, 54-240m, 54-250 to 54-258, inclusive, 54-259a, 54-
- 171 260b, and 54-300.
- 172 Sec. 10. Subsection (b) of section 29-1t of the general statutes is
- 173 repealed and the following is substituted in lieu thereof (Effective July
- 174 1, 2013):

- 175 (b) The Commissioner of Emergency Services and Public Protection, 176 or said commissioner's designee, shall serve as the chairperson of the 177 Coordinating Advisory Board. The board shall consist of: (1) The 178 president of the Connecticut State Firefighters Association or a 179 designee, representing volunteer firefighters; (2) the president of the 180 Uniformed Professional Firefighters Association or a designee, 181 representing professional firefighters; (3) the president of the American 182 Federation of State, County and Municipal Employees, Council 15, or a 183 designee, representing municipal police officers; (4) the executive 184 director of the Connecticut Conference of Municipalities or a designee; 185 (5) the executive director of the Connecticut Council of Small Towns or 186 a designee; (6) a member of the Police Officer Standards Training 187 Council, designated by the chairperson of said council; (7) a member of 188 the Commission on Fire Prevention and Control, designated by the 189 chairperson of said commission; (8) the president of the Connecticut 190 Emergency Management Association or a designee; (9) the president of 191 the Connecticut Police Chiefs Association or a designee; (10) the 192 president of the Connecticut Fire Chiefs Association or a designee; (11) 193 the president of the Connecticut Career Fire Chiefs Association or a 194 designee; (12) the Commissioner of Public Health; and (13) one 195 representative, designated by the Commissioner of Emergency 196 Services and Public Protection, from the Office of State-Wide 197 Emergency Telecommunications and from each of the divisions of 198 Emergency Management and Homeland Security, State Police and 199 Scientific Services within the Department of Emergency Services and 200 Public Protection. Said board shall convene quarterly and at such other 201 times as the chairperson deems necessary.
- Sec. 11. Section 29-10b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2013*):
- The Commissioner of Emergency Services and Public Protection shall charge the following fees for the item or service indicated:
- 206 (1) Each search of the record files made pursuant to a request for a 207 copy of an accident or investigative report which results in no

- document being produced, [six dollars, and on and after July 1, 1993,] sixteen dollars.
- 210 (2) Each copy of an accident or investigative report, [six dollars, and on and after July 1, 1993,] sixteen dollars.
- Sec. 12. Subsection (a) of section 29-11 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 214 1, 2013):
- 215 (a) The bureau in the Division of State Police within the Department 216 of Emergency Services and Public Protection known as the State Police 217 Bureau of Identification shall be maintained for the purposes of (1) [of] 218 providing an authentic record of each person sixteen years of age or 219 over who is charged with the commission of any crime involving 220 moral turpitude, (2) [of] providing definite information relative to the 221 identity of each person so arrested, (3) [of] providing a record of the final judgment of the court resulting from such arrest, unless such 222 223 record has been erased pursuant to section 54-142a, and (4) [for] 224 maintaining a central repository of complete criminal history record 225 disposition information. The Commissioner of Emergency Services and 226 Public Protection is directed to maintain the State Police Bureau of 227 Identification, which bureau shall receive, classify and file in an 228 orderly manner all fingerprints, pictures and descriptions, including 229 previous criminal records as far as known of all persons so arrested, 230 and shall classify and file in a like manner all identification material 231 and records received from the government of the United States and 232 from the various state governments and subdivisions thereof, and shall 233 cooperate with such governmental units in the exchange of information relative to criminals. The State Police Bureau of 234 235 Identification shall accept fingerprints of applicants for admission to the bar of the state and, to the extent permitted by federal law, shall 236 237 exchange state, multistate and federal criminal history records with the 238 State Bar Examining Committee for purposes of investigation of the 239 qualifications of any applicant for admission as an attorney under 240 section 51-80. The record of all arrests reported to the bureau after

- 241 March 16, 1976, shall contain information of any disposition within
- 242 ninety days after the disposition has occurred.
- Sec. 13. Section 29-250 of the general statutes is repealed and the
- following is substituted in lieu thereof (*Effective July 1, 2013*):
- 245 There shall be (1) an Office of the State Fire Marshal, and (2) an
- 246 Office of the State Building Inspector, within the Department of
- 247 Construction Services. The head of each [such] office shall report to the
- 248 Commissioner of Construction Services.
- Sec. 14. Subsection (b) of section 19a-491c of the general statutes is
- 250 repealed and the following is substituted in lieu thereof (Effective July
- 251 1, 2013):
- 252 (b) (1) On or before July 1, 2012, the Department of Public Health
- 253 shall create and implement a criminal history and patient abuse
- background search program, within available appropriations, in order
- 255 to facilitate the performance, processing and analysis of the criminal
- 256 history and patient abuse background search of individuals who have
- 257 direct access.
- 258 (2) The Department of Public Health shall develop a plan to
- 259 implement the criminal history and patient abuse background search
- 260 program, in accordance with this section. In developing such plan, the
- 261 department shall (A) consult with the Commissioners of Emergency
- 262 Services and Public Protection, Developmental Services, Mental Health
- 263 and Addiction Services, Social Services and Consumer Protection, or
- 264 their designees, the State Long-Term Care Ombudsman, or a designee,
- 265 the chairperson [for] of the Board of Pardons and Paroles, or a
- designee, a representative of each category of long-term care facility
- 267 and representatives from any other agency or organization the
- 268 Commissioner of Public Health deems appropriate, (B) evaluate factors
- 269 including, but not limited to, the administrative and fiscal impact of
- 270 components of the program on state agencies and long-term care
- 271 facilities, background check procedures currently used by long-term

272 care facilities, federal requirements pursuant to Section 6201 of the 273 Patient Protection and Affordable Care Act, P.L. 111-148, as amended 274 from time to time, and the effect of full and provisional pardons on 275 employment, and (C) outline (i) an integrated process with the 276 Department of [Public Safety] Emergency Services and Public 277 <u>Protection</u> to cross-check and periodically update criminal information 278 collected in criminal databases, (ii) a process by which individuals 279 with disqualifying offenses can apply for a waiver, and (iii) the 280 structure of an Internet-based portal to streamline the criminal history 281 and patient abuse background search program. The Department of 282 Public Health shall submit such plan, including a recommendation as 283 to whether homemaker-companion agencies should be included in the 284 scope of the background search program, to the joint standing 285 committees of the General Assembly having cognizance of matters 286 relating to aging, appropriations and the budgets of state agencies, and 287 public health, in accordance with the provisions of section 11-4a, not 288 later than February 1, 2012.

Sec. 15. Subsection (a) of section 19a-510a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2013):

(a) The attending physician, the director of a health care institution, his designee, or any health care provider shall report the provision of treatment for (1) a second or third degree burn to five per cent or more of the body, (2) any burn to the upper respiratory tract, (3) laryngeal edema due to the inhalation of superheated air, (4) each case of a burn injury which is likely to or may result in death, and (5) any injury resulting from the use of fireworks, immediately, by telephone, to the local fire marshal of the jurisdiction where the incident which caused the burn occurred, and within forty-eight hours, in writing, to the [State Fire Marshal's] Office of the State Fire Marshal on forms provided by that office. The [report shall be sent to the Bureau of State Fire Marshal and Safety Services which] office shall compile the information and publish a statistical abstract to be submitted annually

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305 to local fire marshals and the General Assembly.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2013	28-30a(a)
Sec. 2	July 1, 2013	28-30b
Sec. 3	July 1, 2013	28-30e(a)
Sec. 4	July 1, 2013	28-30f(a)
Sec. 5	July 1, 2013	16-256g(a)
Sec. 6	July 1, 2013	29-349(b)
Sec. 7	July 1, 2013	29-349(g)
Sec. 8	July 1, 2013	29-349(i)
Sec. 9	July 1, 2013	29-1s(a)
Sec. 10	July 1, 2013	29-1t(b)
Sec. 11	July 1, 2013	29-10b
Sec. 12	July 1, 2013	29-11(a)
Sec. 13	July 1, 2013	29-250
Sec. 14	July 1, 2013	19a-491c(b)
Sec. 15	July 1, 2013	19a-510a(a)

PS Joint Favorable Subst.